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Scott R. Flick 202.663.8167

scott.flick@sliawpittman.com EX PARTE OR LATE FILED

October 30, 2002

HECEWED

VIA HAND DELIVERY

OCT 2 # 2002

FEDERAL COMMUNICATIONS COMMISSION

OFFICE OF THE SECRETARY

Ms. Marlene II. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, SW, TW-A325 Washington, DC 20554

> Re: **Ex** Parte Presentation

> > MB Docket No. 02-235; Public Notice DA 02-2082

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Commission's ex parte rules, this letter is to notify you that on October 29, 2002, representatives from Univision Communications Inc. ("Univision") and Hispanic Broadcasting Corporation ("HBC") met with various FCC staff members to discuss matters relating to the pending application in the abovereferenced proceeding. Specifically, Robert V. Cahill, Douglas Kranwinkle, Scott R. Flick, representing Univision, and McHenry T. Tichenor, Jr. and Roy R. Russo, representing HBC, met with W. Kenneth Ferree and members of the Media Bureau and Office of General Counsel, as well as, in separate meetings, with the following Commissioners and staff members:

- Commissioner Kathleen Q. Abernathy and her Legal Advisor, Stacy Robinson;
- Commissioner Kevin J. Martin and his Legal Advisor, Catherine Crutcher Bohigian; and
- Susan M. Eid, Legal Advisor to Chairnian Michael K. Powell

In these meetings, the parties discussed information and arguments contained in the pending application and/or their respective Oppositions submitted in this proceeding, and niade themselves available to the Commission and staff members to respond, if necessary, to unsupported ex parte allegations made to the Commission after the conclusion of the pleading cycle for Petitions to Deny and Oppositions. In particular, the palties discussed the presentation of allegations by Spanish Broadcasting Systems, Inc. ("SBS") in this proceeding, how those allegations were entirely unsupported by the voluminous materials submitted by SBS, and the fact that the SBS submission was not

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supported by any certifications, affidavits, or declarations. In addition, the parties discussed the 3.66% voting interest that Clear Channel Communications, Inc. ("Clear Channel") will hold in Univision following grant and consumination of the proposed transaction, Clear Channel's current ownership interest in HBC, and Univision's current plans for modifying its interest in Entravision Communications Corporation to ensure that interest is non-attributable prior to consummation of the transaction.

An original and one copy of this letter are submitted for inclusion in the public record in the above-referenced proceeding. If there should be any questions regarding this matter, please contact the undersigned.

Respectfully submitted,

hott R. Flish

Scott R. Flick

cc: Roy R Russo, Esq.
David Brown, Media Bureau, Room 2-C3 16
Qualex International, Room CY-B402